

Private Law 97-45
97th Congress

An Act

For the relief of Maria Cecilia Gabella-Ossa.

Oct. 22, 1982

[H.R. 2342]

Maria Cecilia
Gabella-Ossa.

8 USC 1427.

8 USC 1421.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Maria Cecilia Gabella-Ossa shall be held and considered to have satisfied the requirements of section 316 of the Immigration and Nationality Act relating to required periods of residence and physical presence within the United States and, notwithstanding the provisions of section 310(d) of that Act, may be naturalized at any time after the date of enactment of this Act if otherwise eligible for naturalization under the Immigration and Nationality Act.

Approved October 22, 1982.

Private Law 97-46
97th Congress

An Act

For the relief of Uili Tuifua, Talameafoou Tuifua, Heta Tuifua, Sateki Tuifua, Ilaisaane Tuifua, and Ofa Hemooni Tuifua.

Oct. 22, 1982

[H.R. 3592]

Uili Tuifua,
et al.

8 USC 1153.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, notwithstanding the death on April 4, 1981, of Ana Tuifua, who was the beneficiary of an approved petition filed September 7, 1978, in her behalf by her sister, Salote Pale Vuki, a citizen of the United States, Uili Tuifua, the spouse of Ana Tuifua, and their children, Talameafoou Tuifua, Heta Tuifua, Sateki Tuifua, Ilaisaane Tuifua, and Ofa Hemooni Tuifua, shall, if otherwise eligible, be entitled to fifth preference status under section 203(a)(5) of the Act as of September 7, 1978.

Approved October 22, 1982.

Private Law 97-47
97th Congress

An Act

For the relief of Emanuel F. Lenkersdorf.

Jan. 3, 1983

[H.R. 2520]

Emanuel F.
Lenkersdorf.

8 USC 1153.

8 USC 1152.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Emanuel F. Lenkersdorf shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fee. Upon the granting of permanent residence to such alien as provided for in this Act, the Secretary of State shall instruct the proper officer to deduct one number from the total number of immigrant visas which are made available to natives of the country of the alien's birth under section 203(a) of the Immigration and Nationality Act or, if applicable, from the total number of such visas which are made available to such natives under section 202(e) of such Act.

Approved January 3, 1983.